	TRANSMITI (General - Pa		1 []	ocket No. PU2221	
In Re Application	on Of: MURPHY				
Application No. 10/709,618	Filing Date 5/18/04	Examiner HUNTER, A.	Customer No. 23454	Group Art Unit 3711	Confirmation No.
Title: MULTIE	PLE MATERIAL GOLF	CLUB HEAD			
		COMMISSIONER FOR PAT	ENTS:		
Transmitted here	awith is:				
TERMINAL D 6,739,983 and (ATENTS 6,491,592; 6,471,604; (6,565,452; 6,582	,,323; 6,739 ,982 ;	
	entified application.				
☐ A check in ☑ The Direct	ional fee is required. In the amount of ctor is hereby authorized ibed below.	is attached. I to charge and credit Deposit.	Account No.	500303	
⊠ C ⊠ C	Charge the amount of Credit any overpayment.				
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		form may become public. Cr credit card information and :			not be
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CALLAWAY GO 2180 RUTHERFO					spondence is being s Postal Skirvice with
CARLSBAD, CA	LIFORNIA 92008-7328		sufficient postag	ge as first class	s Poster Service with mail in an envelope for Patents, P.O. Box
TEL: (760) 930-8 FAX: (760) 930-5	5019			ne "Commissioner re a, VA 22313-1450" [3	
EMAIL: ELAIN	ŒL@CALLAWAYGOLF	F.COM	(Date)	usan A	len_
l			Signature	re of Person Mailing C SUSAN GLEN	_
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	rminal Disclaime atenting Rejectio	111	cket No. J 2221				
In Re Application Of: MURPHY							
Application No. 10/709,618	Filing Date 5/18/04	Examiner HUNTER, A.	Customer No. 23454	Group Art Unit 3711	Confirmation No.		
Invention: MULTIPLE MATE	RIAL GOLF CLUB	HEAD					
Owner of Record:	CALLAWAY GOI	LF COMPANY					
		COMMISSIONER FOR	PATENTS:	•			
provided below, the the expiration date disclalmer, of prior P be enforceable only patent granted on the In making application that woul patent, as presently held unenforceable, under 37 C.F.R. 1.3: the expiration of its finches contained in the expiration of its finches and the States Code and the	I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that villful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.						
Dated: = April 2005							
] 🖾 PTO sugge	sted wording for termi	C.F.R. 1.20(d) included. nal disclaimer was unchanged 8(b) is required if terminal disc	t. laimer is signed by th	ne assignee.			

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Owner of Record:	CALLAWAY GOLI	F COMPANY			,
		COMMISSIONER FOR	PATENTS:		
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the expiration date of discialmer, of prior P be enforceable only patent granted on the In making tapplication that would patent, as presently held unenforceable, under 37 C.F.R. 1.32	of the full statutory ten atent No. 6,471,604 for and during such per linstant application and the above disclaimer, of extend to the expiration shortened by any term is found invalid by a color, has all claims cancelly.	natory term or any patent gram defined in 35 U.S.C. 15 The owner hereby agreeriod that it and the prior pd is binding upon the grante the owner does not disclaiment the owner does not disclaiment in the every inal disclaimer, in the every ourt of competent jurisdictional disclaimer in the every elled by a reexamination of sently shortened by any term.	to 156 and 173, a sest that any patent so satent are commonly on, its successors and the terminal part term as defined in 35 at that it later expires ton, is statutorily disclarificate, is reissued,	granted on the in owned. This agree for assigns. of any patent gray is u.s.c. 154 to 15 for failure to pay almed in whole or	stant application assembly any term sement runs with anted on the ins a and 173 of the a maintenance fe terminally disclai
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Terminal Disclaimer To Obviate A Double Patenting Rejection Over A Prior Patent					cket No. J2221			
In Re Application (Of. MURPHY							
Application No. 10/709,618	Filing Date 5/18/04	Examiner HUNTER, A.	Customer No. 23454	Group Art Unit 3711	Confirmation No. 3617			
Invention: MULTIPLE MATE								
Owner of Record:	CALLAWAY GOL	F COMPANY		b.147				
		COMMISSIONER FOR PA	TENTS:		- 			
provided below, the the expiration date of disclaimer, of prior P be enforceable only patent granted on the In making application that would patent, as presently held unenforceable, under 37 C.F.R. 1.32 the expiration of its for Check either I. The reby definition and believe the statements and the States Code and that	of the full statutory te latent No. 6,565,452 for and during such period instant application are the above disclaimer, diextend to the expiral shortened by any term is found invalid by a color, has all claims cancell statutory term as proportional or 2 below, if a selection on behalf of an owered to act on behalf are believed to be tallike so made are pun	atutory term of any patent granterm defined in 35 U.S.C. 154 to the content of the prior patent is binding upon the grantee, it the owner does not disclaim the owner does not disclaim tion date of the full statutory terminal disclaimer, in the event the court of competent jurisdiction, it celled by a reexamination certifiesently shortened by any terminal appropriate. In organization (e.g., corporation of the organization. The organization is the event of the organization of the organization of the organization of the organization. The owner does not disclaim the cent of the organization of the organization of the organization.	ed on the instant at a 156 and 173, as that any patent so the are commonly on successors and/ the terminal part in as defined in 35 at it later expires the statutority disclarate, is reissued, all disclaimer. In partnership, universe the control of the application of the applic	pplication, which value presently shorte granted on the instrument. This agree for assigns. of any patent graut. U.S.C. 154 to 156 for failure to pay a simed in whole or to or is in any manner wersity, government we and that all still evith the knowled Section 1001 of Ton or any patent is:	ned by any terminal tant application shall ement runs with any inted on the instant and 173 of the prior maintenance fee, is terminally disclaimed ar terminated prior to tatements made on adge that willful false life 18 of the United			
Dated: = April 2005 Signature ELAINE H. LO								
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Dated: April 2006							
	ELAINE H. LO						
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	erminal Disclaimer Patenting Rejection	111	cket No. J2221			
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Check either box 1 or 2 below, if appropriate. 1. For submissions on behalf of an organization (e.g., corporation, partnership, university, government agency, etc.), the undersigned is empowered to act on behalf of the organization.						
I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued therein.						
2. The unders	igned is an attorney of	record.				
Dated: = April 2005 Signature						
	ELAINE H. LO					
eggus OTO Sugge	sted wording for termin	C.F.R. 1.20(d) included. al disclaimer was unchanged. (b) is required if terminal discla	imer is signed by th	e assignee.		

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I)	rminal Disclaime atenting Rejectio	1 1 1	cket No. J2221			
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	Signature ELAINE H. LO	Dated:	- 14 6711.200\$			
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